## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES SECURITIES AND EXCHANGE COMMISSION.

DOCUMENT ELECTRONICALLY FILED

Plaintiff,

Civil Action No.: 07 Civ. 6625 (WHP)

-against-

**CERTIFICATION OF SERVICE** 

SHANE SUMAN AND MONIE RAHMAN,

Defendants.

## I, GHILLAINE A. REID, hereby certify as follows:

- 1. I am an attorney at law admitted to practice before this Court and a Director at the firm, Gibbons P.C. ("Gibbons"), attorneys for Defendants Shane Suman and Monie Rahman (collectively "Defendants") in the above-captioned matter. On December 26, 2007, I electronically filed the following documents:
  - a. A Notice Of Motion Of Gibbons P.C. To Withdraw As Defendants' Counsel
  - b. Gibbons P.C.'s Memorandum Of Law In Support If Its Motion To Withdraw As Defendants' Counsel;
  - c. Certification of Ghillaine A. Reid, Esq.;
  - d. Proposed Order Granting Gibbons P.C.'s Motion To Withdraw as Defendants' Counsel; and
  - e. Certification of Service.
- 2. Service of these documents was made on this date upon the following parties via electronic mail and overnight mail:

Dean M. Conway	
Attorney for Plaintiff	
Securities and Exchange Commission	
Division of Enforcement	
100 F Street, N.E.	
Washington, D.C. 20549-4010	
conwayd@sec.gov	

Shane B. Suman	
Defendant	
93 William Honey Cresent	c/o Buffalo Federal Detention Facility
Markham, Ontario L3S2M2	4250 Federal Drive
shane.suman@rogers.com	Batavia, New York 14020
shane_suman@yahoo.com	

Monie Rahman	
Defendant	
1585 N 400 E	93 William Honey Cresent
Apt. #336	Markham, Ontario L3S2M2
North Logan, Utah 84341	
monie1510@yahoo.com	

3. Courtesy copies of the above documents were served via overnight mail to the Honorable William H Pauley, III, District Judge, United States District Court for the Southern District of New York, Daniel Patrick Moynihan United States Courthouse, 500 Pearl Street, New York, New York 10007-1312.

I hereby certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Dated: December 26, 2007 New York, New York

## **GIBBONS P.C.**

s/ Ghillaine A. Reid Ghillaine A. Reid

One Pennsylvania Plaza New York, New York 10119 (212) 613-2000

Counsel for Defendants Shane Suman and Monie Rahman